IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

(1)	DANNE L. JOHNSON,)	
)	
	Plaintiff,)	
)	
VS.)	Case No. CIV-08-1318-H
)	
(1)	OKLAHOMA CITY UNIVERSITY,)	
	a non-profit agency; and,)	
(2)	LAWRENCE K. HELLMAN,)	
	Individually, and as Dean of the)	
	Oklahoma City University School of)	
	Law,)	
)	
	Defendant.)	

PLAINTIFF'S FINAL WITNESS

Pursuant to the Court's Scheduling Order entered on April 7, 2009, the following is Plaintiff's Final Witness List with addresses and a brief summary of testimony:

No.	Name	Expected Testimony
1	Danne Johnson c/o Ward & Glass	Expected to testify as to her knowledge of the facts and circumstances surrounding the allegations in the Complaint.
2	Lawrence K. Hellman c/o Crowe & Dunlevy	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint.
3	J. William Conger c/o Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint.
4	Gayle Barrett c/o Crowe & Dunlevy	Expected to testify as to her knowledge of the facts and circumstances surrounding the allegations in the Complaint.

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16	Paula Dalley Oklahoma City University Oklahoma City, OK 73106	Expected to testify as to her knowledge of the facts and circumstances surrounding the allegations in the Complaint.
17	Peter Dillon Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint.
18	Judson Temple 12413 Eric Field Place Oklahoma City, OK 73142	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint.
19	Norwood Beveridge Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
20	Dennis Arrow Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
21	Robert Coulthard 65 Ocean View Drive Apt. 11 Dorchester, MA 02125	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
22	Michael O'Shea Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
23	Patricia Hatamyar 1601 61 st Street S Gulfport, FL 33707	Expected to testify as to her knowledge of the facts and circumstances surrounding the allegations in the Complaint
24	Eric Laity Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
25	Dean Susan Barber Oklahoma City University	Expected to testify as to her knowledge of the facts and circumstances surrounding the allegations in the Complaint

26	Dean Larry Hellman Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
27	Daniel Morgan Oklahoma City University	Expected to testify as to his knowledge of the facts and circumstances surrounding the allegations in the Complaint
28	Judith Willough Oklahoma City University School of Law	Expected to testify about her knowledge of the facts and circumstances surrounding the events set forth in Plaintiff's Complaint and her knowledge of Plaintiff's grievance
29	Hossein Shafa Oklahoma City University School of Law	Expected to testify about his knowledge of the facts and circumstances surrounding the events set forth in Plaintiff's Complaint and his knowledge of Plaintiff's grievance
30	Michael Gibson Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances set forth in Plaintiff's Complaint
31	Russel Von Creel Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances surrounding the events set forth in Plaintiff's Complaint and his knowledge of Plaintiff's grievance
32	Richard Coulson Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances set forth in Plaintiff's Complaint and his perception of the treatment of women
33	Maribob Lee Oklahoma City University	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint and her perception of the treatment of women
34	Chris McClain Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances set forth in Plaintiff's Complaint
35	Mike Grynberg Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances set forth in Plaintiff's Complaint
36	Vickey McDougal Oklahoma City University	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint and her perception of the treatment of women

37	Nancy Kinderdine Oklahoma City University	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint
38	Charlie Cantrell Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances set forth in Plaintiff's Complaint
39	Jean Giles Oklahoma City University	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint
40	Emma Rolls Oklahoma City University	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint
41	Heidi Puckett Oklahoma City University	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint
42	Sylvia Kangara California	Expected to testify about her knowledge of the facts and circumstances set forth in Plaintiff's Complaint
43	Michael Mitchelson Oklahoma City University	Expected to testify about his knowledge of the facts and circumstances set forth in Plaintiff's Complaint
44	Any and all individuals with knowledge relating to the facts and circumstances surrounding Plaintiff's claims or Defendants' defenses, not otherwise objected to by Defendants.	
45	Any additional witnesses to be identified pursuant to the deadlines set forth in the Court's Scheduling Order.	
46	Any additional witnesses identified through discovery.	

s/Woodrow K. Glass
Stanley M. Ward, OBA#9351 Woodrow K. Glass, OBA#15690

Scott F. Brockman, OBA#19416

Scott K. Thomas, OBA # 21842 Zachary K. Bradt, OBA #22073 WARD & GLASS, L.L.P. 1821 East Imhoff, Suite 102 Norman, Oklahoma 73071 405-360-9700 Telephone 405-360-7902 Facsimile ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that on this 2nd day of November, 2009, a true and correct copy of the above and foregoing was electronically transmitted to the Clerk of the Court using ECF System for filing and transmittal of a Notice of Electronic Filing was electronically sent to the following counsel of record:

Leonard Court
Courtney K. Warmington
Crowe & Dunlevy
20 N. Broadway, Suite 1800
Oklahoma City, OK 73102
405-235-7700 Telephone
405-239-6651 Facsimile
ATTORNEYS FOR DEFENDANTS

s/Woodrow K. Glass